## Municipal Franchise (Ireland) Bill.

## ARRANGEMENT OF CLAUSES.

## Short title of Act.

- 2. Interpretation.
- 3. Repeal of existing franchise law. 4. Qualification for municipal franchise.
- 5. Exclusions from franchise.
- 6. Saving rights under existing burgess rolls.
- 7. Provision as to premises acquired by descent, &c.
- S. Rate payable by instalments.
- No burgess to be enrolled who is not qualified under this Act. 9. 10. Name of occupier to he entered in rate book.
  - Owner or immediate lessor to supply list of occupiers.
- 12. Occupier, though not primarily liable, may pay taxes.
  - Occupier to receive notice of nonpayment of taxes.
- 18. 14. Town clerk to publish notice requiring payment of taxes.
- 15. Repor or omission in rating not to affect qualification.
- List of burgesses to be made out and revised with regard to 18 this Act.
- Words which import the mesculine gender to include females. Extent of Act.
- SCHEDULE.

[Bill 9.]



# віць

TO

Amend the Law relating to the Municipal Franchise in A.D. 1888.

Ireland.

B is concled by the Queen's most Excellent Majorty, by and with the advice and consent of the Lards Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:

This Act may be cited for all purposes as the Municipal Shert title
Franchise Amendment (Ireland) Act, 1886.
 In this Act the word "borough" shall mean any horough Interpreta-

named in the Schedule (A.) to the Act of the hird and fourth soryons of the right of Her prosent Microly, coupler one bundled and legislit persistantly programs to the form of the Act"), or may fown or bound the programs to the fourteenth section of the said schedule of incorporation has been or shall be granted; and the wond "manyo" as to the city of bubble shall men". Lord Manyo". The said Act and the Acts amending it are becein effor 15 relative to the weak Acts.

3. From and offer the pressing of this det, so much of cond and hypothal all of the said Acts is related to the qualification smoomary for the said Acts is related to the qualification monomary to excellent the said and the same is thereby repeated. In lies of the condition of the said Acts, the qualification in this qualification prescribed by the said Acts, the qualification in this Act heroin softer prescribed shall be deemed to be substituted.

(a) Who is of full age; and

(b.) Who on the thirty-first day of August in any year is, and during the whole of the preceding secter calcular woulds has been, an occupier of any horse, warehouse, counting-house, shop, or other building within say borough; and

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A.D. 1886, (c.) Who shall also during the period of six calendar months next preceding said day have resided within such horough, or within seven statute miles of the same; and

(d) Who shall have been rated in respect of such premises so openpied by him in all rates made under the Acts for the relief 5

of the destitute poor in Ireland during said twelve calendar months: and

(e.) Who on or before said thirty-first day of August shall have paid or discharged all rates (if any) made prior to the preceding first day of January (including borough rates) as shall have 10 become payable by him in respect of such premises during his occupation thereof,

shall be entitled to be enrolled in that year in the burgess roll for such borough according to the provisions of the said Acts, and when so enrolled shall he, and shall he entitled to vote as, a hurgess of 15 such borough and member of the hody corporate of the mayor, aldermen, and burgesses of such horough.

(2.) The said premises so to be occurred need not be the same

premises or in the same parish or union, but may be different premises occupied in immediate succession by such person in the 20 same parish or union, or in different parishes or unions.

(8.) A person occupying any such premises as aforesaid jointly with any other person or persons shall be deemed an occupier of

such premises within the meaning of this section.

(4.) In and for the purposes of this Act, the terms house, wave- 95 house, counting-house, shop, or other huilding, include any part of a house, where that part is separately occupied for the purposes of any trade, business, or profession; and any such part may for the purpose of describing the qualification be described as office, chambers, studio, or by any like term applicable to the case, 3p Where an occupier is entitled to the sole and exclusive use of any part of a house, that part shall not be deemed to be occupied otherwise than separately by reason only that the occurrier is entitled to the joint use of some other part.

(5.) A person shall not be disqualified from being enrolled or 35 voting as a burgess as aforesaid in respect of the occupation of any house by reason only that during a part of said twelve calendar months, not exceeding four months in the whole, he has, hy letting or otherwise, permitted such house to be occupied as a furnished dwelling-house by some other person, and during such occupation 40 by another person has not resided in or within seven miles of the

barough.

(6.) The said distance of seven statute miles shall be computed A.D. 1895, by the nearest public road or way, by land or water.

5. No person being an alien shall under the provisions of this Act Exclosion be encolled as a burges in any pers; and no person shall be so from 5 encolled in any year who within turber calendar months next Daudois before the said laterly-first day of Janues shall have received relief, other than medical voided, under the Acts for the relief of the destitiots poor in Fedand.

6. Nothing in this Act contained shall affect any existing burgess Savingrights 10 roll, and every such roll shall continue in full force and effect in take exists and respects as if this Act had not been passed.

7. In case any such house, warehouse, counting-house, shop, or Permitor as other building, as aforessid, in any horough, shall come to any or permitor permit of the pe

thereof, by the person from or by whom any such premises as aforesaid shall have so come to him as his own occupancy and rading, and shall be cutified to be enrolled and be a buggess in respect of 20 such nuccessive occupancy and rating, provided he shall be othersic annifold as brein nurwided. Rating in the name of the

when qualified as here's provided. Eating in the name of the provideouser shall, until a new role in made after the date of the succession, be equivalent to rating in the name of the successor, and the successor shall not be required to prove his own residence, 25 occupancy, or uting before the succession.

8. Where any rate is payable in installments, payment of any Rais socials

8. Where any rate is payance in installments payable at the installment shall, for the purposes of this Act, be deemed a pay by initiation in the part of such rate in respect of the period to which the installment applies.

30 9. Proce and offer the passing of this def, no person shall be 8 because carefuled in the barges and of any berough for the purpose of hash one eliping the rights for the first time conferred by the sid Acts or not quilled this Act in respect of any title other than by suchease, occupancy, such as rating and payment of taxes within such borough according to the second part of the payment of the side of the payment of the side of the payment of the side of the payment of the p

10. Where in the case of any such premises as aforesaid the Name of immediate lessor or owner of same is primarily hable to pay the he mored in

mmediate issue or owner or same is primary and the process is needed in promises processing symble out of such premises, the name of the occupier risk took, shall, notwithstanding, be inserted in the rate book and the 49 guardines of the poor, or the collector-general of rates, as the case [9,1]. A 2

[9:]

may be, or any other person or persons making out any such poor A.D. 1896. rate, shall enter in the occupiers column of the rate book the name of the occupier of any such premises, who shall thereupon, so far as regards qualification for any franchise conferred by this or any other Act, be deemed to be rated in respect of same. If any clerk of 5 union, collector-general, or other person, negligently or wilfully, and without reasonable cause, omits the name of the occupier of any such premises from the rate book, or negligently or wilfully misstates any name therein, such person shall for every such omission or mis-statement be liable to a penalty not exceeding two poweds, 10 to be recovered by civil hill before the county court judge or recorder within whose jurisdiction such person resides, at suit of the occupier of the premises in relation to which such omission or mis-statement shall have taken place: Provided that any occupier whose name shall be so omitted or mis-stated shall, notwithstanding 15 such omission or mis-statement, and that no claim to he ruted has been made by him, be entitled to every qualification and tranchise depending upon his occupation of, or upon his being rated in respect of, any such premises, in the same manner as if his name had not 90 been so omitted or mis-stated.

Notwithstanding anything contoined in the sixy-third section of the Act of the twelfth and thirdcenth years of the reign of Her present Majasty, chapter ninety-one, this section shall apply to any such premises as aforesaid, situate within the city of Dublin, whatever the nature of the tenancy under which the occupier holds such 35

Every immediate lossor or owner who is primarily liable to

house to supply list of complers.

per file is your miss payable out of may not be premise as altereated shall deliver to the poor rate collectors; or collectors; general, as the one may be, from time to time when required by him, a list in 20 virilia; continuing the amone of the consequence occupies or compare of the premise is not if any rach, time the list when required to to be, or with your anglessive outsilt herefore on misstants therein the name of any occupies, he shall for every such omission or misstants therein the name of any occupies, he shall for every such omission or misstants of the man of any occupies, he shall for every such omission or misstants have been consecuted by civil tall before the country outs' player or recorder man of the contract of the configure whose mann has been so emission of miss and the configure whose

Occupies, though not primarily Bable, resy 12. Where the immediate lessor or owner of any such premises 40 as aforesaid is primarily liable to pay the taxes payable out of same, and the payment of which is necessary by law to entitle the occupier

of such premises to be enrolled in the burgess roll, and such imme- A.D. 1886. diate lessor or owner omits or neglects to pay any such taxes within four months after the making thereof, the occupier of said premises may, at any time after the expiration of such period of four months,

5 pay so much of said taxes as may be necessary to qualify him to be enrolled in the burgess roll, and to he a hurgess pursuant to the fourth section of this Act; and every such occupier so paying such taxes may deduct from the rent which he may then or next thereafter be liable to pay in respect of said premises the whole of any

10 taxes so paid by him; and if rent to the amount of such taxes be not then or do not thereafter become due from such occupier, he shall be entitled to recover such proportion of the said taxes as he has thus been unable to deduct from his rent from the said immediate lessor or owner by civil bill. Nothing contained in this

15 section shall prejudice or affect any right or liability of any such occupier as aforesaid under any Acts relating to the assessment, levying, or collection of any such taxes.

13 .- (1.) Where any taxes due in respect of any such premises Oranjar to as aforesald, previously to the first day of January in any year, and receive 20 the payment of which is necessary by law to entitle the occupier of necessary such premises to be enrolled in the burgess roll, remain unpaid on the first day of May following, the guardians of the poor in boroughs

other than in Duhlin, and in Dublin the collector-general of rates. shall, on or hefore the twentieth of the same mouth of May, unless 25 such taxes bave previously been paid, give or cause to be given a notice in the form (Number 1) set forth in the schedule to this Act, or to the like effect, to the occupier of such premises. The notice shall be deemed to be duly given if delivered to the occupier or left at his last or usual-place of ahode, or with some person on the

30 premises in respect of which the taxes are payable, and in case no such person can be found, such notice shall be deemed to have hem duly given if affixed upon some conspicuous part of the said premises. Any person who shall negligently or wilfully withhold any such notice shall for every such offence be liable to a penalty 35 not exceeding two powerds, to be recovered by civil hill before the

county court judge or recorder within whose jurisdiction such person resides by the occupier of the premises in question. (2.) Where any such premises as aforesaid, situate within any

horough within the meaning of this Act, are also situate within any 40 city, town, or parliamentary horough entitled to return a member or members to serve in Parliament, and such premises are capable of conferring the parliamentary franchise for such city, town, or

A.D. 1886. borough, the notice to the occupier of such premises herein-before in this section referred to shall be in the form (Number 2) set forth in the schedule to this Act, or to the like effect.

(3.) This section shall apply to any such premises as aforesaid, notwitbstanding that the immediate lessor or owner thereof is 5 primarily liable to pay the taxes herein-hefore in this section mentioned rayable out of same.

to publish

14.—(1.) The town clerk of every borough shall, on or before the fifth day of June in every year, publish a notice in printing or writing, according to the form (Number 3) in the schedule to this 10 Act annexed, or to the like effect, stating that no person will be entitled to have his name inserted in any list of burgesses for such borough then next to be made in respect of the occupation of any such premises, as aforesaid, situate within such borough, unless on or before the thirty-first day of August then next ensuing all taxes 15 which shall have become psymble in respect of said premises previously to the preceding first day of January, and the payment of which is necessary by law to entitle him to be enrolled in the hargest roll, shall have been paid; and such notice shall accurately set forth what such taxes are.

(2.) Where the whole or part of the area of a borough within the meaning of this Act is co-extensive with or included in the area of any city, town, or parliamentary borough entitled to return a member or members to serve in Parliament, the notice bereinbefore in this section referred to shall be in the form (Number 4) 25 set forth in the schedule to this Act, or to the like effect, and in the case of such horough shall be deemed to be in lieu of the notice referred to in the thirtieth section of the Act of the thirteenth and fourteenth years of the reign of Her present Majesty, chapter sixty-nine.

(8.) A notice by this section required to be published shall be so published by being affixed and kept in some public and conspicuous situation, near the outside of the outer door of each and all the buildings herein-after mentioned, that is to say, every town-hall, every post office and telegraph office occupied by or on behalf of an Her Majesty's Postmaster General, every church, chapel, and other place of public worship, and every public or municipal office, such building (in the case of the notice herein-before in this section first mentioned [form Number 3]) being within the municipal borough, or fin the case of the notice herein before in this section secondly an mentioned [form Number 4]) being within either the municipal borough or the parliamentary borough.

15. Where any person shall have been an occupier of any such A.D. 1895. premises as aforesaid during the period in the fourth section of this Act prescribed, and such person, being the person Nahle to be rated consistents for such premises, shall have bonk fide paid, on or before the thirty- rating out to affect 5 first day of Angust in such year, all poor rates which became pay- qualification able in respect of said premises previously to the preceding first day of January, such person shall, as and from the time when his occupation of such premises commenced, he deemed to be and to have

heen rated to the relief of the poor in respect of such premises 10 within the meaning of the fourth section of this Act, and shall be entitled, if otherwise qualified, to be enrolled in the hurgess roll. and, when so enrolled, to he a burgess of the said borough in respect of such premises in any year, any error, omission, misnomer, misdescription, or insufficient description in any rate of the person 15 so occupying, or of the premises so occupied, notwithstanding.

16. Except as relates to the qualification of burgesses, or as Lists of burotherwise expressly provided, this Act shall not in any manner gross to be affect the making out of the lists of burgesses for any borough now revised with required by law to be made out preparatory to the revision of the regard to 20 burgess roll of such horough, or the enrolment of burgesses for such borough, or the revision of any such lists, or the preparation of the hurgess roll, and all the provisions of any statute relating to such lists or roll, and the preparation and revision of same, or otherwise,

to the enrolment of burgesses for any horough, shall, except as 25 expressly modified by this Act, and except as regards the qualification of burgesses, continue in full force and effect as if this Act had not been passed, and shall apply with the necessary modifications to any person hereby authorised to be enrolled as and be a burgess, and to the extended horough franchise hereby conferred.

30 Such of the provisions of the said Acts as relate to or affect the horough franchise in existence prior to the date of the passing of this Act, or the envolment of burgesses on whom such franchise is conferred (including the provisions of the said Acts as regards claims to he rated in respect of any such premises as aforesaid) 35 shall, with the necessary modifications, extend and apply to the

franchise conferred by the fourth section of this Act, and shall be read and construed as if in terms made applicable to same. All persons making out or revising any such lists, or preparing any burgess roll, or doing any act in relation to the same, shall have 40 and they are hereby required to have regard to the provisions of

this Act as regards the qualification of burgesses and otherwise, as

A.D. 1885. if such qualification had been prescribed in the Acts under which such lists are made out.

Worlt which layor the macculine gender, the same shall nevertheless be held to macratine greater to include females for all purposes connected with and having referred cames to the right to vote in the election of councillors, altermen, sensits

anditors, and assessors.

[atom of 18, This Act shall not apply to Ragland or Scotland.

A.D. 1886

### FORM No. 1. Notice to Occupier that Taxes are unpaid.

To A.B., Municipal horough of

Take notice that you will not be entitled to have your name inserted in the hurgess lists for the municipal borough of , now about to he made out, in respect of the premises in

your occupation in [street or place], unless on or hefore the thirty-10 first day of August next the taxes under-mentioned, due from you in respect of said premises previously to the first day of January , are paid, and in case such payment last, amounting to £ is not made as aforesaid you will be incapable of being on the next hurgess poll for the said municipal borough. [Here set forth

15 accurately the taxes required to be paid to entitle the occupier to be enrolled in the burgens roll.] day of May 18 Dated the

C.D. Clerk, Collector of Poor (Signed) Rates, or Collector General, or other person having authority to give the notice.]

FORM No. 2.

Notice that Taxes are unpaid to Occupier of Premises in Parliamentary Borough. To A.B.,

Parliamentary horough of Municipal borough of

Take notice that you will not be entitled to have your name inserted in the list of parliamentary voters for the parliamentary , now about to be made out, in respect of the horough of 30 premises in your occupation in [street or place], unless on or helpre

the first day of July next all poor rates due in respect of said premises up to the first day of January last, amounting to £ are paid by you or by the owner of the premises, and in case such payment is not made as aforesaid you will be incapable of being A.D. 1886. on the next register of parliamentary voters for the said parliamentary borough.

And take further notice, that you will not be entitled to have your

name inserted in the bugges litts for the manifespl brough of the buggest blown to be made out in respect of the persistes of the present of

Dated this
(Signed)

C.D. [Clerk or Collector, or Collector General, or other persons keeing authority to vive the notice.]

FORM No. 3.

Notice to be published by the Town Clerk in a Municipal Borough only.

Municipal brough \( \) I hereby give notice that no person will be

of entitled to have his name inserted in any list of swith. Durgasses of the municipal becough of on, 25 noor about to be made, in respect of the compution of any property alrease within such brough, mules no or before the thirty-fact day of Angust next all the taxes berein-after mentioned, which have become populate in respect of those premises perviculy to the first day of January last past, shall have hern paid, and in case 30 near parameters are not made as a forceast and hereons will be

ineapable of heing upon the next burgess rell for this borough in respect of those premises.

Dated this day of (Signed) A.B., Them Cherk of soid Borough.

The taxes required to be paid to entitle the occupier of any premises to be enrolled in the burgess roll are floor rates, borough.

rate, or otherwise, as the case may be].

## FORM No. 4.

A.D. 1886 Notice to be published by the Town Clerk in a Parliamentary and Municipal Borough.

Parliamentary borough [ I hereby give notice that no person will be c€ entitled to have his name inserted in any list of parliamentary voters for the parliamentary borough of , now about to be made, in respect of the

occupation of premises rated under the last rate for the relief of the destitute poor separately or together at a net annual value of 10 10t. or upwards, or in the case of joint occupiers 10t. or upwards for each of such joint occupiers, or as inhabitant occupier of a

dwelling-house, unless on or before the first day of July next all the poor rates (if any) due in respect of such premises before the first day of January last past shall have been paid; and in case 15 such payments are not made as aforesaid such persons will be

incapable of being upon the next register of parliamentary voters for this horough in respect of those premises. Municipal borough ( And I hereby give further notice that no person will be entitled to have his name inserted in any

list of burgesses of the municipal borough of , now about to be made, in respect of the occupation of any property situate within such horough, unless on or before the thirty-first day of August next all the taxes herein-after

mentioned, which have become payable in respect of those premises 25 previously to the first day of January last past, shall have been paid, and in case such payments are not made as aforesaid such persons will be incapable of being upon the next burgess roll for this borough in respect of those premises.

Dated this day of (Signed) A.B., Town Clerk of said borough, The taxes required to be paid to entitle the occupier of any

premises to be enrolled in the hurgess roll are [poor rates, borough rate, or otherwise, as the case may be ].

Municipal Pranchise in Ireland

Ordered, by The House of Commons, to be Abusted, 22 Jansoy 1886.

10.8 DO S.\*

10.8 TO S. TO S.\*

10.8 TO S.\* [Under 2 co. Price 2d.]